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1 LEONARDO M. RAPADAS 2 United States Attorney MARIVIC P. DAVID Assistant U.S. Attorney 3 Suite 500, Sirena Plaza 108 Hernan Cortes 4 OCT 26 2007 Hagåtña, Guam 96910 Telephone: (671) 472-7332/7283 5 **JEANNE G. QUINATA** Telecopier: (671) 472-7334/7215 Clerk of Court 6 Attorneys for United States of America 7 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE DISTRICT OF GUAM 11 12 UNITED STATES OF AMERICA. CRIMINAL CASE NO. 07-00078 13 Plaintiff, 14 UNITED STATES' REPLY TO 15 **DEFENDANTS' REPLY TO** VS. **GOVERNMENT'S MEMORANDUM** 16 **REGARDING JOINT** JUAN C. TENORIO and REPRESENTATION 17 CHARLENE F. TENORIO, 18 Defendants. 19 20 In its Reply to Government's Memorandum Regarding Joint Representation filed on 21 October 19, 2007, the defense mischaracterizes one sentence in the government's memorandum 22 23 as a concession on the pending Fed.R.Crim.P. 44(c) inquiry. The defense left out the following sentence: "But, the trial court's obligation under Rule 44(c) remains a continuing one." (Govt's 24 25 Mem. Regarding Joint Representation, page 2, line 10). // 26 27 // 28

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1	Fed.R.Crim.P. 44(c) continues to impose a duty on the district court to inquire whenever
2	defendants are jointly represented.
3	RESPECTFULLY SUBMITTED this Zlef tay of October, 2007.
4	LEONARDO M. RAPADAS
5	United States Attorney Districts of Guam and the CNMI
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7	By: MARIVIC P. DAVID
8	Assistant U.S. Attorney
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